

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION IX

75 Hawthorne Street San Francisco, CA 94105

VIA FEDERAL EXPRESS

December 9, 2014

EPA CERCLA Section 104(e) Request for Information

Wayne F. Robbins, Chief Executive Officer CIRCOR Instrumentation Technologies, Inc. 30 Corporate Drive, Suite 200 Burlington, MA 01803

Re: <u>CERCLA Section 104(e)</u> Request for Information related to Real Property at 11934

Washington Blvd. (formerly known as 11940 Washington Blvd.), Whittier, CA;

Omega Chemical Corporation Superfund Site

Dear Mr. Robbins:

The United States Environmental Protection Agency ("EPA") is spending public funds to investigate and respond to the release or threatened release of hazardous substances into the soil, groundwater and indoor air at the Omega Chemical Corporation Superfund Site (the "Site"). The Site includes the former location of a used solvent and refrigerant recycling, reformulation, and treatment facility ("Omega Chemical") located at 12504 and 12512 Whittier Blvd. in Whittier, California. The term "Site", as used herein, refers to both the former Omega Chemical property and the areal extent (i.e., plume) of contaminated groundwater emanating from the Omega Chemical property.

In order to facilitate cleanup of hazardous substances at the Site, EPA divided the Site into three operable units ("OUs"): OU-1, OU-2 and OU-3. OU-1 is the former Omega facility and vicinity. OU-2 is the extent of commingled contamination in groundwater that is generally downgradient from the former Omega facility and now extends more than four miles downgradient of OU-1. The contamination in groundwater has commingled with chemicals released at other source areas. OU-3 refers to indoor air contamination from the Omega Site that has occurred in several buildings near the Omega Chemical property.

Groundwater investigations to date suggest that operations at various facilities in the area, in addition to the former Omega Chemical facility, have contributed to groundwater contamination through the use of volatile organic compounds ("VOCs"), including perchloroethylene ("PCE"), trichloroethylene ("TCE"), Freons 11 and 113, and other contaminants.

As part of its ongoing investigation of the Site, EPA is seeking to determine the nature and extent of contamination at the Site, to assess the effects of contamination on the environment and public health, and to identify activities and parties that have or may have contributed to contamination at the Site. EPA believes that you may have information that may assist EPA in its investigation.

EPA has information that indicates that Go Inc., a predecessor to CIRCOR Instrumentation Technologies, Inc., operated at 11934 Washington Blvd. (formerly known as 11940 Washington Blvd.), Whittier, CA (the "Property") during the 1970s - 1990s. Information indicates Go Inc. had a vapor degreaser and used perchloroethylene (PCE), trichloroethylene (TCE), trichloroethane (TCA), and possibly other chemicals of concern (COCs) in its operations. Groundwater monitoring in the area indicates that there may be sources of COCs that have not yet been identified that could be contributing to groundwater contamination. In addition to Go Inc., Whittier Plating & Polishing Co. operated at the Property in the late 1940s - 1960s, and Whittier Chrome Plating operated at the Property during the 1950s - 1960s, as have other businesses that may have used COCs.

We request that you provide a complete and truthful written response to this Information Request and questions in Enclosure B within thirty (30) calendar days of your receipt of this letter. Instructions on how to respond to the questions are described in Enclosure A. Please return your written response to:

Keith Olinger, SFD-7-5 U.S. Environmental Protection Agency, Region IX Superfund Division 75 Hawthorne Street San Francisco, California 94105

Under Section 104(e) of the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), 42 U.S.C. §9604(e), EPA has broad information-gathering authority which allows EPA to require persons to furnish information or documents relating to:

- (a) The identification, nature, and quantity of materials which have been or are generated, treated, stored, or disposed of at a vessel or facility or transported to a vessel or facility;
- (b) The nature or extent of a release or threatened release of a hazardous substance or pollutant or contaminant at or from a vessel or facility; and
- (c) Information relating to the ability of a person to pay for or perform a cleanup.

Please note that your compliance with this Information Request is mandatory. Failure to respond fully and truthfully may result in an enforcement action by EPA pursuant to Section 104(e)(5) of CERCLA, 42 U.S.C. §9604(e)(5). This statutory provision authorizes EPA to seek the imposition of penalties of up to \$37,500 per day of noncompliance. Please be further advised that provision of false, fictitious or fraudulent statements or representations may subject you to

criminal penalties under 18 U.S.C. §1001. The information you provide may be used by EPA in administrative, civil or criminal proceedings.

Some of the information EPA is requesting may be considered by you to be confidential business information ("CBI"), as described in Title 40 of the Code of Federal Regulations, Subchapter A, Part 2, Subpart B (40 C.F.R., §2.201, et seq.). Please be aware that you may not withhold the information upon that basis. If you wish EPA to treat the information confidentially, you must advise EPA of that fact by following the procedures outlined in Enclosure A, including the requirement for supporting your claim for confidentiality. Please be aware that EPA will maintain information consistent with the Privacy Act of 1974, 5 U.S.C. §552a, as amended.

This request for information is not subject to review by the Office of Management and Budget ("OMB") under the Paperwork Reduction Act because it is not an "information collection request" within the meaning of 44 U.S.C. §§3502(3), 3507, 3512, and 3518(c)(1). See also 5 C.F.R. §§1320.3(c), 1320.4, and 1320.6(a). Furthermore, it is exempt from OMB review under the Paperwork Reduction Act because it is directed to fewer than ten persons. 44 U.S.C. §3502(4), (11); 5 C.F.R. §§1320.4 and 1320.6(a).

Your response should include the appropriate name, address, and telephone number of the person to whom EPA should direct future correspondence in regard to this matter on behalf of your company.

If you have questions regarding this Information Request, please contact Steve Berninger, Assistant Regional Counsel, at (415) 972-3909, or Keith Olinger, Enforcement Officer, at (415) 972-3125. If you have questions about the history of the Site, the nature of the environmental conditions at the Site, or the status of cleanup activities, please contact Wayne Praskins at (415) 972-3181.

We appreciate and look forward to your prompt response to this Information Request.

Sincerely,

Kathi-Moore, Manager

Case Development/Cost Recovery Section

Site Cleanup Branch Superfund Division

Enclosures:

- Enclosure A (Instructions and Definitions)
- Enclosure B (Information Request)

cc (w/encs):

Steve Berninger, EPA Wayne Praskins, EPA Keith Olinger, EPA

ENCLOSURE A: INSTRUCTIONS AND DEFINITIONS

Instructions:

- 1. <u>Answer Each Question Completely.</u> A separate response must be made to each of the questions set forth in this Information Request. For each question contained in this letter, if information responsive to this Information Request is not in your possession, custody, or control, please identify the person(s) from whom such information may be obtained. For the definition of "you" and other terms, please see the Definitions section below.
- 2. <u>Number Each Answer.</u> When answering the questions in Enclosure B, please precede each answer with the corresponding number of the question and subpart to which it responds.
- 3. <u>Number Each Document.</u> For each document produced in response to this Information Request, indicate on the document, or in some other reasonable manner, the number of the question to which it corresponds.
- 4. Provide the Best Information Available. Provide responses to the best of Respondent's ability, even if the information sought was never put down in writing or if the written documents are no longer available. You should seek out responsive information from current and former employees/agents. Submission of cursory responses when other responsive information is available to the Respondent will be considered non-compliance with this Information Request.
- 5. <u>Identify Sources of Answer.</u> For each question, identify all the persons and documents that you relied on in producing your answer.
- 6. <u>Continuing Obligation to Provide/Correct Information.</u> If additional information or documents responsive to this Request become known or available to you after you respond to this Request, EPA hereby requests pursuant to CERCLA Section 104(e) that you supplement your response to EPA.
- 7. <u>Scope of Request.</u> The scope of this request includes all information and documents independently developed or obtained by research on the part of your company, its attorneys, consultants or any of their agents, consultants or employees.
- 8. <u>Confidential Information</u>. The information requested herein must be provided even though you may contend that it includes confidential information or trade secrets. You may assert a confidentiality claim covering part or all of the information requested, pursuant to Sections 104(e)(7)(E) and (F) of CERCLA, 42 U.S.C. §§9604(e)(7)(E) and (F), and Section 3007(b) of RCRA, 42 U.S.C. §6927(b), and 40 C.F.R. §2.203(b). If you make a claim of confidentiality for any of the information you submit to EPA, you must prove that claim. For each document or response you claim confidential, you must separately address the following points:

- a. clearly identify the portions of the information alleged to be entitled to confidential treatment:
- b. the period of time for which confidential treatment is desired (e.g., until a certain date, until the occurrence of a specific event, or permanently);
- c. measures taken by you to guard against the undesired disclosure of the information to others;
- d. the extent to which the information has been disclosed to others, and the precautions taken in connection therewith:
- e. pertinent confidentiality determinations, if any, by EPA or other federal agencies, and a copy of any such determinations or reference to them, if available; and
- f. whether you assert that disclosure of the information would likely result in substantial harmful effects on your business' competitive position, and if so, what those harmful effects would be, why they should be viewed as substantial, and an explanation of the causal relationship between disclosure and such harmful effects.
- g. To make a confidentiality claim, please stamp, or type, "confidential" on all confidential responses and any related confidential documents. Confidential portions of otherwise nonconfidential documents should be clearly identified. You should indicate a date, if any, after which the information need no longer be treated as confidential. Please submit your response so that all nonconfidential information, including any redacted versions of documents are in one envelope and all materials for which you desire confidential treatment are in another envelope.
- h. All confidentiality claims are subject to EPA verification. It is important that you satisfactorily show that you have taken reasonable measures to protect the confidentiality of the information and that you intend to continue to do so, and that it is not and has not been obtainable by legitimate means without your consent. Information covered by such claim will be disclosed by EPA only to the extent permitted by CERCLA Section 104(e). If no such claim accompanies the information when it is received by EPA, then it may be made available to the public by EPA without further notice to you.
- 9. <u>Disclosure to EPA's Authorized Representatives.</u> Information which you submit in response to this Information Request may be disclosed by EPA to authorized representatives of the United States, pursuant to 40 C.F.R. 2.310(h), even if you assert that all or part of it is confidential business information. The authorized representatives of EPA to which EPA may disclose information contained in your response are as follows:

Department of Toxic Substances Control/ California Environmental Protection Agency Toeroek Associates, Inc. EPA Contract Number EP-BPA-11-W-001

CH2M Hill, Inc. EPA RAC Contract Number EP-S9-08-04

Toeroek Herndon Joint Venture EPA Contract Number EP-R9-12-02

Gilbane Federal EPA RAC Contract Number EP-S9-08-03

Techlaw EPA ROC Contract Number EP-W-07-066

CB&I / Shaw Environmental & Infrastructure, Inc. EPA RAC Contract Number EP-S9-13-02

Any subsequent additions or changes in EPA contractors who may have access to your response to this Information Request will be published in the Federal Register.

This information may be made available to these authorized representatives of EPA for any of the following reasons: to assist with document handling, inventory, and indexing; to assist with document review and analysis for verification of completeness; or to provide expert technical review of the contents of the response. Pursuant to 40 C.F.R. §2.310(h), you may submit comments on EPA's disclosure of any confidential information contained in your response by EPA to its authorized representatives along with the response itself, within the thirty (30) calendar day period in which the response is due.

10. <u>Objections to Questions</u>. If you have objections to some or all of the questions contained in the Information Request letter, you are still required to respond to each of the questions.

Definitions:

- 1. The term "you" or "Respondent" should be interpreted to include the addressee of this Information Request, and its officers, managers, employees, contractors, trustees, successors, assigns and agents.
- 2. The term "person" shall include any individual, firm, unincorporated association, partnership, corporation, trust, joint venture, or other entity.
- 3. The term "waste" or "wastes" shall mean and include trash, garbage, refuse, by-products, solid waste, hazardous waste, hazardous substances, and pollutants or contaminants, whether solid, liquid, or sludge.

- 4. The term "hazardous waste" shall have the same definition as that contained in Section 1004(5) of RCRA.
- 5. The term "hazardous substance" shall have the same definition as that contained in Section 101(14) of CERCLA, and includes any mixtures of such hazardous substances with any other substances, including mixtures of hazardous substances with petroleum products or other nonhazardous substances.
- 6. The term "release" has the same definition as that contained in Section 101(22) of CERCLA, and includes any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping or disposing into the environment, including the abandonment or discharging of barrels, containers and other closed receptacles containing any hazardous substance or pollutant or contaminant.
- 7. The term "pollutant or contaminant" shall have the same definition as that contained in Section 101(33) of CERCLA and include any mixtures of such pollutants and contaminants with any other substance including petroleum products.
- 8. The term "materials" shall mean all substances that have been generated, treated, stored, or disposed of or otherwise handled at or transported to the Site including, but not limited to, all hazardous substances, pollutants or contaminants.
- 9. The term "document" includes any written, recorded, computer generated, visual or audio reproduction of material of any kind in any medium in your possession, custody, or control or known by you to exist, including originals, all prior drafts, and all non-identical copies.

ENCLOSURE B: QUESTIONS (INFORMATION REQUEST)

Note: The term "Property" refers to the property located at 11934 Washington Boulevard, Whittier, California (an address formerly known as 11940 Washington Boulevard, Whittier, California).

- 1. State the full legal name, address, telephone number, positions(s) held by, and tenure of, the individual(s) answering any of these questions on behalf of CIRCOR Instrumentation Technologies, Inc. ("CIRCOR"), and any of its predecessor or related entities, concerning the matters set forth herein. This Information Request is not limited to CIRCOR, rather, it applies to operations of any and all companies that have operated at the Property and that are, or were, in any way related to CIRCOR (i.e., predecessors, parent companies, subsidiaries, etc.), including, but not limited to Go Inc. and Vemco Corporation. Moreover, this Information Request applies to operations of CIRCOR and all of its predecessors or related entities, regardless of the name or names (i.e., fictitious business names, former names used by CIRCOR, etc.) used by such entities during operations at the Property. Therefore, you must respond to each question below on behalf of CIRCOR and any of its related entities, regardless of whether a question specifically references CIRCOR and its related entities, or references CIRCOR solely.
- 2. Identify and explain the present corporate status (e.g., active, suspended, forfeited, merged out, inactive or dissolved) of CIRCOR, and all of its predecessors, successors, subsidiaries, affiliated businesses or commercial enterprises, as well as the current and all former business forms used by such entity or entities (e.g., sole proprietorship, general partnership, limited partnership, joint venture or corporation). State the entire time period during which such entity or entities operated under each separate business form.
 - a. Provide the date each entity identified above was incorporated, formed or organized and identify the state in which the business was incorporated, formed or organized. Provide a copy of the Articles of Incorporation, Partnership Agreement, Articles of Organization or any other documentation demonstrating the particular business form, together with any and all amendments, for all business forms under which each entity identified above is or was ever operated.
 - b. Identify all fictitious business names, assumed names or names under which CIRCOR or any of its predecessors, successors, subsidiaries, operating divisions, plants or branches conducted business and identify the time period during which each business operated. Provide a copy of the Fictitious Business Name Statement(s) filed with the county in which each entity is or was doing business.
 - c. Identify and explain any and all mergers involving any and all of the entities identified above. Include the dates of the merger(s) and provide all documents governing any merger(s) you identify in response to this request.

- 3. EPA information indicates that Vemco Corporation, a predecessor of CIRCOR, was the owner of the fictitious business name "Go Inc." which operated at the Property during the 1970s 1990s. Describe the corporate affiliation between CIRCOR (under any of its current or former business structures) and Go Inc. Provide copies of all documentation evidencing such affiliation. As part of your response, also provide the following information:
 - a. State whether CIRCOR (under any of its current or former business structures) was a parent corporation, subsidiary, unincorporated division or operating unit, affiliate, or sister entity of Go Inc.
 - b. State whether CIRCOR (under any of its current or former business structures) ever owned or had an interest in Go Inc. If so, describe the nature and extent of any ownership interest that CIRCOR had in Go Inc. and when and how such ownership interest was acquired. In addition, describe the nature of the sale and/or transaction reflecting this ownership interest. Provide copies of all documents evidencing the purchase of assets of Go Inc. by CIRCOR, along with all attachments and schedules and any and all financing documents, including security agreements, promissory notes and financing statements.
 - c. State whether there was a merger between CIRCOR (under any of its current or former business structures) and Go Inc. For all corporate mergers identified, please provide a copy of any merger document.
- 4. Provide a copy of all deeds, purchase agreements and any other documents evidencing CIRCOR's ownership (under any of its current or former business structures) of the Property. As part of your response, identify the dates CIRCOR (under any of its current or former business structures) owned the Property.
- 5. For any period of time in which CIRCOR, under any of its current or former business structures, owned the Property, provide the name, address, and phone number of all tenants or lessees. Provide a copy of each lease, rental agreement, or any other document that establishes CIRCOR's relationship to any other operators at the Property.
- 6. For any period of time in which CIRCOR, under any of its current or former business structures, operated at, but did not own, the Property, provide the name, address, and phone number of the Property's owner. Provide a copy of each lease, rental agreement, or any other document that establishes CIRCOR's relationship to the real property owner during CIRCOR's occupancy of the Property.
- 7. Identify any individual or entity that owned or operated the Property prior or subsequent to CIRCOR. For each prior or subsequent owner or operator, further identify:
 - a. The dates of ownership/operation;
 - b. The nature of prior or subsequent operations at the Property;

- c. All documents showing that the prior or subsequent owner or operator controlled access to the Property; and
- d. All documents showing that a hazardous substance, pollutant, or contaminant was released or threatened to be released at the Property during the period of prior or subsequent ownership or operation.
- 8. Documentation obtained by EPA indicates that, in addition to Go Inc., the following entities may have operated at the Property, or were otherwise associated with the Property: Whittier Chrome Plating, Engineering Tech Incorporated, Myers Construction Company, Matrix Engineering Company, Greg's Pro Audio, and Whittier Plating & Polishing Co. To the extent this information has not already been provided in response to Question 6 above, provide the dates that each of these entities operated and describe the types of operations that occurred at the Property. Provide copies of all environmental documents and facility information in your possession regarding these operators at the Property. If any of the entities listed in this question did not operate at the Property, please provide a description of each entity's relationship to the Property.
- 9. At the time CIRCOR first took possession of the Property, state whether you were aware of any contamination of such Property and describe your efforts at the time to determine if such Property had been contaminated or otherwise environmentally impaired. Provide all documentation evidencing your efforts to determine whether such Property was contaminated or environmentally impaired at the time you first took possession of it (e.g., Phase I or other due diligence report). Describe the environmental condition of the Property at the time CIRCOR and/or any of its related entities first took possession of the Property. Specifically, describe any contamination and/or hazardous substances, or any evidence suggesting the possible presence of contamination and/or hazardous substances that may have been present on the Property at the time you first took possession of it.
- 10. For the entire period that CIRCOR owned and/or operated at the Property or any portion thereof, identify and explain all business operations at the Property, including such information as the size of the facility, number of employees, dates of operation, product(s) manufactured and a description of the daily activities. Include a historical perspective of all changes in operations over time. In addition, provide a scaled map of the facility, which includes the locations of significant buildings and features. Indicate the locations of any maintenance shops, hazardous material or waste storage area(s), machine shops, degreasers, liquid waste tanks, clarifiers, chemical storage tanks and fuel tanks. Provide a physical description of the facility and identify the following:
 - a. Surface structures (e.g., buildings, tanks, containment and/or storage areas, etc.);
 - b. Subsurface structures (e.g., underground tanks, sumps, pits, clarifiers, etc.);
 - c. Groundwater and dry wells, including drilling logs, date(s) of construction or completion, details of construction, uses of the well(s), date(s) the well(s) was/were abandoned, depth to groundwater, depth of well(s) and depth to and of screened interval(s);

- d. Past and present stormwater drainage system and sanitary sewer system, including septic tank(s) and subsurface disposal field(s);
- e. Any and all additions, demolitions or changes of any kind to physical structures on, under or about the facility or to the Property itself (e.g., excavation work), and state the date(s) on which such changes occurred; and
- f. Indicate the location of all waste storage or waste accumulation areas, waste disposal areas, dumps, leach fields, burn pits and any other disposal locations.
- 11. EPA has information indicating Go Inc. previously used perchloroethylene (PCE), trichloroethylene (TCE), and trichloroethane (TCA) at the Property. With regards to PCE, TCE, and TCA, provide the following information:
 - a. Identify the trade or brand name, chemical composition, and quantity used for each chemical or hazardous substance containing PCE, TCE, or TCA, and the relevant Material Safety Data Sheet for each product, and its period of use;
 - b. Describe the process in which PCE, TCE, or TCA is or was used, manufactured, generated or produced (including any current or discontinued processes);
 - c. Describe the location(s) where PCE, TCE, or TCA is or was used, stored and disposed of. In addition, identify the kinds of wastes (e.g., scrap metal, construction debris, motor oil, solvents, waste water), quantities and methods of disposal for each chemical or hazardous substance;
 - d. Describe the waste streams from any process in which any such PCE, TCE, or TCA is or was used, manufactured, generated or produced;
 - e. Provide copies of any permits for storage, treatment or disposal of any waste stream from any process in which PCE, TCE, or TCA is or was used, manufactured, generated, or produced; and
 - f. Provide copies of all manifests for each type of hazardous substance generated by your operations at the Property.
- 12. Have you ever or do you currently use, manufacture, produce, or generate any hazardous substances/materials/waste, including but not limited to Freon 11, Freon 113, 1,4-dioxane, and chromium (hexavalent and/or trivalent), in the operations at your facility located at the Property? If your answer is anything other than an unqualified "no":
 - a. Identify the trade or brand name, chemical composition, and quantity used for each chemical or hazardous substance, and the relevant Material Safety Data Sheet for each product, and its period of use;

- b. Describe the process in which the hazardous substance is or was used, manufactured, generated or produced (including any current or discontinued processes);
- c. Describe the location(s) where each chemical or hazardous substance is or was used, stored, and disposed of. In addition, identify the kinds of wastes (e.g., scrap metal, construction debris, motor oil, solvents, waste water), quantities and methods of disposal for each chemical or hazardous substance;
- d. Describe the waste streams from any process in which any such hazardous substance is or was used, manufactured, generated, or produced;
- e. Provide copies of any permits for storage, treatment or disposal of any waste stream from any process in which any hazardous substance is, or was used, manufactured, generated, or produced; and
- f. Provide copies of all hazardous material business plans and chemical inventory forms (originals and updates) submitted to city, county, and state agencies; and
- g. Provide copies of all manifests governing hazardous substances generated by your operations at the Property.
- 13. Identify all leaks, spills, or releases into the environment of any hazardous substances, pollutants, or contaminants that have occurred at or from the Property. In addition, identify:
 - a. When such releases occurred;
 - b. How the releases occurred (e.g., when the substances were being stored, delivered by a vendor, transported or transferred to or from any tanks, drums, barrels, or recovery units, or treated);
 - c. The amount of each hazardous substance, pollutant, or contaminant so released;
 - d. Where such releases occurred;
 - e. Any and all activities undertaken in response to each such release or threatened release, including the notification of any agencies or governmental units about the release; and
 - f. Any and all investigations of the circumstances, nature, extent or location of each release or threatened release, including the results of any soil, water (ground and surface), or air testing.
- 14. Provide copies of any and all documents in your possession or control pertaining to any and all releases of hazardous substances that may have occurred during your operations or previous operations at the Property of which you are aware, including, but not limited

- to, inspection notes, citizen complaints, letters of enforcement from any regulatory agency and formal notices of violation.
- 15. Provide copies of any and all documents evidencing your or past owners' and/or operators' environmental practices at the Property, including, but not limited to, documents setting forth your waste management practices and procedures or any notice regarding environmental conditions issued to you by any regulatory agency with jurisdiction over environmental issues.
- 16. Provide copies of all technical or analytical environmental information, including, but not limited to, any known releases of hazardous substances to any media (soil, water or air) and any data and documents related to soil, water (ground and surface), geology, hydrogeology, soil sampling, soil gas sampling and/or air quality on or at the Property. As part of your response, include any and all inspection notes, citizen complaints, and formal notices of violation from any regulatory agency concerning operations or events at the Property.
- 17. Provide copies of all information and documentation related to approval of any remediation or cleanup activities conducted during your ownership or operations at the Property.



December 16,2014

Dear Customer:

The following is the proof-of-delivery for tracking number **594833003401**.

Delivery Information:

Status: Delivered Signed for by: **K.FAZIO**

Delivered to: **Delivery location:** Receptionist/Front Desk 30 CORPORATE DR 200 BURLINGTON, MA 01803

Service type: FedEx Priority Overnight Special Handling:

Deliver Weekday

Direct Signature Required

Delivery date: Dec 11, 2014 10:05



Shipping Information:

Tracking number: 594833003401 Ship date: Dec 9, 2014 Weight: 0.5 lbs/0.2 kg

Recipient:

Wayne F. Robbins **CIRCOR Instrumentation Technologies** 30 Corporate Drive Suite 200 BURLINGTON, MA 01803 US

Reference

Shipper:

Omega

Toeroek Associates, Inc. 1300 Clay Street Suite 450

Oakland, CA 94612 US

9063-006

Thank you for choosing FedEx.